1	LOUIS A. HIGHMAN, State Bar No. 61703	
2	BRUCE J. HIGHMAN, State Bar No. 101760 HIGHMAN, HIGHMAN & BALL	
3	A Professional Law Association 870 Market Street, Suite 467	
4	San Francisco, CA 94102 Telephone: (415) 982-5563	
5	Fax: (415) 982-5202 Email: bruce.highman@highman-ball.com	
6	Attorneys for Plaintiff and Counterdefendant	
7		
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	MAXINE ELLIS,	No. C 10-01599 BZ
11	Plaintiff,	STIPULATION TO CHANGE TIME BY ONE DAY TO FILE AND SERVE
12	-V-	OPPOSITION AND REPLY PAPERS REGARDING DEFENDANTS
13	DOTNEXT INC.; LEAPFISH INC.; BEHNAM BEHROUZI; RUSSELL SAFAR;	LEAPFISH INC AND RUSSELL SAFAR'S MOTIONS TO DISMISS
14	DOES 1-10, inclusive,	AND REGARDING PLAINTIFF AND COUNTERDEFENDANT MAXINE
15	Defendants.	ELLIS' MOTIONS FOR LEAVE TO FILE SUPPLEMENTAL
16		COMPLAINT AND TO DISMISS COUNTERCLAIM; DECLARATION
17		OF BRUCE J. HIGHMAN; ORDER
18		Date: July 21, 2010 Time: 10:00 a.m.
19		Courtroom: G, 15th Floor Judge: Hon. Bernard Zimmerman
20		
21	DOTNEXT INC.,	
22	Counterclaimant,	
23	-V-	
24	MAXINE ELLIS,	
25	Counterdefendant.	
26		
27		
28	Four motions are going to come on for hearing before the Court on July 21, 2010: (1)	
		Stipulation to Change Time; Declaration; Order- No. 10-01599BZ

defendant LeapFish Inc.'s motion to dismiss; (2) defendant Russell Safar's motion to dismiss; (3) 1 2 plaintiff and counterdefendant Maxine Ellis' motion for leave to file supplemental complaint; and (4) plaintiff and counterdefendant Maxine Ellis' motion to dismiss counterclaim. The oppositions 3 to these motions are currently due on June 30, 2010, 21 days before the hearing. The replies 4 5 regarding these motions are currently due on July 7, 2010, 14 days before the hearing. 6 The parties hereto, by and through their respective attorneys, hereby stipulate to change the 7 time for the filing and service of the oppositions and replies regarding these four motions by one day 8 so that the oppositions will be due on July 1, 2010, 20 days before the hearing, and the replies will 9 be due on July 8, 2010, 13 days before the hearing. 10 11 DATED: June 28, 2010 HIGHMAN, HIGHMAN & BALL A PROFESSIONAL LAW ASSOCIATION 12 13 14 By/s/ Bruce J. Highman Attorneys for Plaintiff and Counterdefendant 15 Maxine Ellis DATED: June 28, 2010 16 OWENS TARABICHI LLP 17 18 By/s/ Bruno Tarabichi Attorneys for Defendant and Counterclaimant 19 DotNext Inc. and Defendants LeapFish Inc., 20 Behnam Behrouzi and Russell Safar DECLARATION OF BRUCE J. HIGHMAN 21 22 I, Bruce J. Highman, hereby declare: 23 1. The reason for this stipulation is that I have been on vacation with my wife starting June 24 22 and will return to San Francisco late at night on June 30, 2010. My first day back in the office is 25 July 1, 2010. I need the one day extension to July 1 on plaintiffs' oppositions to the motions to dismiss so that I can complete the oppositions on my first day back in the office rather than on 26 27 vacation. 28 2. When I asked defendants for the one day extension on the oppositions to the motions to

1	dismiss, they then asked that their oppositions to plaintiff's two motions be extended one day to July	
2	1 also, and their replies regarding the motions to dismiss be extended one day to July 8. I agreed to	
3	defendants' request which I thought was reasonable.	
4	3. This stipulation does not change the date of the hearing on the four motions which is July	
5	21, 2010. I note that the papers filed in support of the four motions are all short.	
6	I declare under penalty of perjury under the laws of the United States that the foregoing is	
7	true and correct, and that this declaration was executed on June 28, 2010.	
8		
9	/s/ Bruce J. Highman Bruce J. Highman	
10	ORDER	
11	Pursuant to the stipulation of the parties, it is so ORDERED.	
12		
13	DATED: 27 June 2010 Demand Jennin	
14	Honorable Bernard Zimmerman U.S. District Court Magistrate Judge	
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26 27		
28		
20		